HOUSE BILL 1694

State of Washington 62nd Legislature 2011 Regular Session

By Representatives Stanford and Kirby; by request of Insurance Commissioner

Read first time 01/31/11. Referred to Committee on Business & Financial Services.

AN ACT Relating to unauthorized insurance; amending RCW 48.15.040, 48.15.040, 48.15.090, 48.15.110, and 48.15.120; adding new sections to chapter 48.15 RCW; creating a new section; providing effective dates; providing an expiration date; and declaring an emergency.

5 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

6 <u>NEW SECTION.</u> Sec. 1. A new section is added to chapter 48.15 RCW 7 to read as follows:

8 The definitions in this section apply throughout this chapter 9 unless the context clearly requires otherwise.

10 (1) "Affiliate" means, with respect to an insured, any entity that 11 controls, is controlled by, or is under common control with the 12 insured.

13 (2) "Affiliated group" means any group of entities that are all14 affiliated.

15 (3) With respect to an insured, an entity has "control" over 16 another entity when:

(a) The entity directly or indirectly or acting through one or moreother persons owns, controls, or has the power to vote twenty-five

1 percent or more of any class of voting securities of the other entity; 2 or

3 (b) The entity controls in any manner the election of a majority of4 the directors or trustees of the other entity.

5 (4)(a) "Exempt commercial purchaser" means any person purchasing 6 commercial insurance that, at the time of placement, meets the 7 following requirements:

8 (i) The person employs or retains a qualified risk manager to 9 negotiate insurance coverage;

10 (ii) The person has paid aggregate nationwide commercial property 11 and casualty insurance premiums in excess of one hundred thousand 12 dollars in the immediately preceding twelve months; and

13 (iii) The person meets at least one of the following criteria:

(A) The person possesses a net worth in excess of twenty milliondollars, as the amount is adjusted under (b) of this subsection;

(B) The person generates annual revenues in excess of fifty milliondollars, as the amount is adjusted under (b) of this subsection;

(C) The person employs more than five hundred full-time or fulltime equivalent employees per insured or is a member of an affiliated group employing more than one thousand employees in the aggregate;

(D) The person is a not-for-profit organization or public entity
generating annual budgeted expenditures of at least thirty million
dollars, as the amount is adjusted under (b) of this subsection; or

(E) The person is a municipality with a population in excess offifty thousand persons.

(b) The amounts in (a)(iii)(A), (B), and (D) of this subsection must be adjusted to reflect the percentage change for the five-year period in the consumer price index for all urban consumers published by the bureau of labor statistics of the United States department of labor.

(c) For the purpose of this subsection, "commercial insurance"
 means property and casualty insurance pertaining to a business,
 profession, occupation, nonprofit organization, or public entity.

34 (5)(a) Except as provided in (b) of this subsection, "insured's 35 home state" means, with respect to an insured:

36 (i) The state in which an insured maintains its principal place of 37 business or, in the case of an individual, the individual's principal 38 residence; or

p. 2

1 (ii) If one hundred percent of the insured risk is located out of 2 the state referred to in this subsection, the state to which the 3 greatest percentage of the insured's taxable premium for that insurance 4 contract is allocated.

5 (b) If more than one insured from an affiliated group are named 6 insureds on a single insurance contract issued by an unauthorized 7 insurer, the term "insured's home state" means the insured's home 8 state, as determined pursuant to (a) of this subsection, of the member 9 of the affiliated group that has the largest percentage of premium 10 attributed to it under the insurance contract.

(c) To determine the home state of the insured, the principal place of business is the state where the insured maintains its headquarters and where the insured's high-level officers direct, control, and coordinate the business activities of the insured.

15 (6) "Qualified risk manager" means, with respect to a policyholder 16 of commercial insurance, a person who meets all of the following 17 requirements:

(a) The person is an employee of, or third party consultantretained by, the commercial policyholder;

(b) The person provides skilled services in loss prevention, loss reduction, or risk and insurance coverage analysis, and purchase of insurance; and

23 (c) The person:

(i)(A) Has a bachelor's degree or higher from an accredited college
 or university in risk management, business administration, finance,
 economics, or any other field determined by the commissioner to
 demonstrate minimum competence in risk management; and

(B)(I) Has three years of experience in risk financing, claims administration, loss prevention, risk and insurance analysis, or purchasing commercial lines of insurance; or

31

(II) Has one of the following designations:

(AA) A designation as a chartered property and casualty underwriter
 (CPCU) issued by the American institute for CPCU/insurance institute of
 America;

(BB) A designation as an associate in risk management issued by the
 American institute for CPCU/insurance institute of America;

37 (CC) A designation as certified risk manager issued by the national38 alliance for insurance education and research;

(DD) A designation as a RIMS fellow issued by the global risk
 management institute; or

3 (EE) Any other designation, certification, or license determined by 4 the commissioner to demonstrate minimum competency in risk management;

5 (ii)(A) Has at least seven years of experience in risk financing,
6 claims administration, loss prevention, risk and insurance coverage
7 analysis, or purchasing commercial lines of insurance; and

8 (B) Has any one of the designations specified in (c)(i)(B)(II)(AA)
9 through (EE) of this subsection;

10 (iii) Has at least ten years of experience in risk financing, 11 claims administration, loss prevention, risk and insurance coverage 12 analysis, or purchasing commercial lines of insurance; or

(iv) Has a graduate degree from an accredited college or university in risk management, business administration, finance, economics, or any other field determined by the commissioner to demonstrate minimum competence in risk management.

17 **Sec. 2.** RCW 48.15.040 and 2010 c 230 s 17 are each amended to read 18 as follows:

19 If certain insurance coverages cannot be procured from authorized 20 insurers, such coverages, hereinafter designated as "surplus lines," 21 may be procured from unauthorized insurers subject to the following 22 conditions:

(1) The insurance must be procured through a licensed surplus line
 broker <u>under this chapter</u>. If the insurance is property and casualty
 insurance, except industrial insurance under Title 51 RCW, then the
 insurance must be procured under the laws and rules of the insured's
 <u>home state</u>.

(2) The insurance must not be procurable, after diligent effort has
 been made to do so from among a majority of the insurers authorized to
 transact that kind of insurance in this state.

31 (3) Coverage shall not be procured from an unauthorized insurer for 32 the purpose of securing a lower premium rate than would be accepted by 33 any authorized insurer nor to secure any other competitive advantage.

(4) The commissioner may by regulation establish the degree of
effort required to comply with subsections (2) and (3) of this section.
(5) At the time of ((the)) procuring ((of any such)) the insurance
((an affidavit setting forth)) the surplus line broker must certify to

p. 4

1 <u>the accuracy of</u> the facts ((referred to)) <u>supporting the surplus line</u> 2 <u>broker's diligent effort required</u> in subsections (2) and (3) of this 3 section ((must be executed by the surplus line broker. Such affidavit 4 <u>shall</u>)).

5 (a) The certification must set forth the facts supporting the
6 surplus line broker's diligent effort.

7 (b) The certification must state that under the penalty of
8 suspension or revocation of the surplus line broker's license the facts
9 contained in the certification are true and correct.

10 (c) The certification may be in electronic, digital, or another 11 format as designated by the commissioner.

12 (d) The certification must be filed with the commissioner within 13 ((thirty)) sixty days after the insurance is procured.

14 (6) For purposes of chapter 48.164 RCW, a joint underwriting 15 association established or authorized by the legislature is not an 16 authorized insurer.

Sec. 3. RCW 48.15.040 and 1983 1st ex.s. c 32 s 4 are each amended to read as follows:

19 If certain insurance coverages cannot be procured from authorized 20 insurers, such coverages, hereinafter designated as "surplus lines," 21 may be procured from unauthorized insurers subject to the following 22 conditions:

(1) The insurance must be procured through a licensed surplus line broker <u>under this chapter</u>. If the insurance is property and casualty insurance, except industrial insurance under Title 51 RCW, then the insurance must be procured under the laws and rules of the insured's <u>home state</u>.

(2) The insurance must not be procurable, after diligent effort has
 been made to do so from among a majority of the insurers authorized to
 transact that kind of insurance in this state.

(3) Coverage shall not be procured from an unauthorized insurer for
the purpose of securing a lower premium rate than would be accepted by
any authorized insurer nor to secure any other competitive advantage.

(4) The commissioner may by regulation establish the degree of
effort required to comply with subsections (2) and (3) of this section.
(5) At the time of ((the)) procuring ((of any such)) the insurance
((an affidavit setting forth)) the surplus line broker must certify to

1 <u>the accuracy of</u> the facts ((referred to)) <u>supporting the surplus line</u> 2 <u>broker's diligent effort required</u> in subsections (2) and (3) of this 3 section ((must be executed by the surplus line broker. Such affidavit 4 <u>shall</u>)).

5 (a) The certification must set forth the facts supporting the
6 surplus line broker's diligent effort.

7 (b) The certification must state that under the penalty of
8 suspension or revocation of the surplus line broker's license the facts
9 contained in the certification are true and correct.

10 (c) The certification may be in electronic, digital, or another 11 format as designated by the commissioner.

12 (d) The certification must be filed with the commissioner within 13 ((thirty)) sixty days after the insurance is procured.

14 <u>NEW SECTION.</u> Sec. 4. A new section is added to chapter 48.15 RCW 15 to read as follows:

When a national insurance producer database of the national association of insurance commissioners, or other equivalent uniform national database, for the licensure of surplus line brokers is created, the commissioner may participate in the database.

20 <u>NEW SECTION.</u> Sec. 5. A new section is added to chapter 48.15 RCW 21 to read as follows:

A surplus line broker seeking to procure from or place insurance with an unauthorized insurer for an exempt commercial purchaser is not required to satisfy the diligent effort requirement set forth in RCW 48.15.040 when:

(1) The surplus line broker or referring insurance producer procuring or placing the surplus line insurance has disclosed to the exempt commercial purchaser that such insurance may or may not be available from the admitted market that may provide greater protection with more regulatory oversight; and

31 (2) The exempt commercial purchaser has subsequently requested in 32 writing the surplus line broker or referring insurance producer to 33 procure or place such insurance from an unauthorized insurer.

34 (3) Records of the surplus line broker's satisfaction of the
 35 requirements of this section must be maintained in compliance with RCW
 36 48.15.100.

р. б

1 **Sec. 6.** RCW 48.15.090 and 1997 c 89 s 1 are each amended to read 2 as follows:

3 (1) A surplus line broker ((shall)) <u>must</u> not knowingly place 4 surplus line insurance with insurers unsound financially. The surplus 5 line broker ((shall)) <u>must</u> ascertain the financial condition of the 6 unauthorized insurer, and maintain written evidence thereof, before 7 placing insurance therewith. The surplus line broker ((shall not)) <u>may</u> 8 only so insure with:

9 (a)<u>(i)</u> Any foreign insurer ((having less than six million dollars 10 of capital and surplus or substantially equivalent capital funds, of 11 which not less than one million five hundred thousand dollars is 12 capital)):

(A) That is authorized to write the kind of insurance in its
 domiciliary jurisdiction; and

(B) Has capital and surplus or its equivalent under the laws of its
 domiciliary jurisdiction which equals the greater of:

17 (I) The minimum capital and surplus requirements under the laws of 18 this state; or

19

(II) Fifteen million dollars.

20 (ii) The requirements of (a)(i)(B) of this subsection may be 21 satisfied by an insurer's possessing less than the minimum capital and surplus upon an affirmative finding of acceptability by the 22 commissioner. The finding must be based upon factors such as quality 23 24 of management, capital and surplus of any parent company, company underwriting profit and investment income trends, market availability, 25 and company record and reputation within the industry. The 26 commissioner is prohibited from making an affirmative finding of 27 acceptability when the foreign insurer's capital and surplus is less 28 than four million five hundred thousand dollars; or 29

30 (b) Any alien insurer ((having less than six million dollars of 31 capital and surplus or substantially equivalent capital funds. By 32 January 1, 1992, this requirement shall be increased to twelve million 33 five hundred thousand dollars. By January 1, 1993, this requirement 34 shall be further increased to fifteen million dollars.

35 Such alien insurers must have in force in the United States an 36 irrevocable trust fund, in a qualified United States financial 37 institution, on behalf of United States policyholders of not less than 38 five million four hundred thousand dollars and consisting of cash, securities, letters of credit, or of investments of substantially the same character and quality as those which are eligible investments for the capital and statutory reserves of admitted insurers authorized to write like kinds of insurance in this state.

5 There must be on file with the commissioner a copy of the trust, 6 certified by the trustee, evidencing a subsisting trust fund deposit 7 having an expiration date which at no time shall be less than five 8 years after the date of creation of the trust. Such trust fund shall 9 be included in the calculation of the insurer's capital and surplus or 10 its equivalents; or

11 (c) Any group including incorporated and individual insurers 12 maintaining a trust fund of less than fifty million dollars as security 13 to the full amount thereof for all policyholders in the United States 14 of each member of the group, and such trust shall likewise comply with 15 the terms and conditions established in (b) of this subsection for an 16 alien insurer; or

17 (d) Any insurance exchange created by the laws of an individual state, maintaining capital and surplus, or substantially equivalent 18 19 capital funds of less than fifty million dollars in the aggregate. For 20 insurance exchanges which maintain funds for the protection of all 21 insurance exchange policyholders, each individual syndicate shall maintain minimum capital and surplus, or the substantial equivalent 22 thereof, of not less than six million dollars. In the event the 23 24 insurance exchange does not maintain funds for the protection of all insurance exchange policyholders, each individual syndicate shall meet 25 26 the minimum capital and surplus requirements of (a) of this subsection)) that is listed on the quarterly listing of alien insurers 27 maintained by the international insurers department of the national 28 association of insurance commissioners. 29

30

(2) The commissioner may, by rule((÷

31 (a) Increase the financial requirements under subsection (1) of 32 this section by not more than one million dollars in any twelve-month 33 period, but in no case may the requirements exceed fifteen million 34 dollars; or

35 (b)), prescribe the terms under which the foregoing financial 36 requirements may be waived in circumstances where insurance cannot be 37 otherwise procured on risks located in this state.

p. 8

1 (3) For any violation of this section the surplus line broker may 2 be fined not less than one hundred dollars or more than five thousand 3 dollars, and in addition to or in lieu thereof the surplus line 4 broker's license may be revoked, suspended, or nonrenewed.

5 **Sec. 7.** RCW 48.15.110 and 2009 c 549 s 7058 are each amended to read as follows:

7 (1) Each surplus line broker ((shall)) <u>must</u> on or before the first 8 day of March of each year file with the commissioner a verified 9 statement of all surplus line insurance transacted by him or her during 10 the preceding calendar year.

11 (2) The statement ((shall)) <u>must</u> be ((on forms)) in a form and 12 <u>format</u> as prescribed ((and furnished)) by the commissioner and 13 ((shall)) <u>must</u> show:

14

(a) Aggregate of net premiums; <u>and</u>

15 (b) Additional information as required by the commissioner.

16 (3) This section does not apply to property and casualty insurance 17 procured by the surplus line broker when the insured's home state is a 18 state other than this state.

19 Sec. 8. RCW 48.15.120 and 2009 c 549 s 7059 are each amended to 20 read as follows:

21 (1) On or before the first day of March of each year each surplus line broker ((shall)) must remit to the state treasurer through the 22 commissioner a tax on the premiums, exclusive of sums collected to 23 24 cover federal and state taxes and examination fees, on surplus line 25 insurance subject to tax transacted by him or her during the preceding 26 calendar year as shown by his or her annual statement filed with the 27 commissioner, and at the same rate as is applicable to the premiums of 28 authorized foreign insurers under this code. ((Such)) The tax when 29 collected ((shall)) must be credited to the general fund.

30 (2) ((If a surplus line policy covers risks or exposures only 31 partially in)) For property and casualty insurance other than 32 industrial insurance under Title 51 RCW, if this state is the insured's 33 home state, the tax so payable ((shall)) must be computed upon the 34 ((proportion of the)) entire premium ((which is properly allocable to 35 the)) under subsection (1) of this section, without regard to whether 36 the policy covers risks or exposures that are located in this state. 1 (3) For all other lines of insurance, if a surplus line policy 2 covers risks or exposures only partially in this state, the tax so 3 payable must be computed upon the proportion of the premium that is 4 properly allocable to the risks or exposures located in this state.

5 <u>NEW SECTION.</u> Sec. 9. Section 8 of this act applies to all surplus 6 line insurance policies with an effective date on or after July 21, 7 2011.

8 <u>NEW SECTION.</u> **Sec. 10.** Section 2 of this act expires December 31, 9 2016.

10 <u>NEW SECTION.</u> Sec. 11. Section 3 of this act takes effect December 11 31, 2016.

12 <u>NEW SECTION.</u> **Sec. 12.** Sections 1, 2, and 4 through 9 of this act 13 are necessary for the immediate preservation of the public peace, 14 health, or safety, or support of the state government and its existing 15 institutions, and take effect July 21, 2011.

--- END ---